

O

UNITED STATES DISTRICT COURT  
FOR THE CENTRAL DISTRICT OF CALIFORNIA

10 DMF, Inc.,

No. 2:18-cv-007090-CAS-GJSx

11 Plaintiff,

**FINAL JUDGMENT AND  
PERMANENT INJUNCTION**

12 v.

14 AMP Plus, Inc. d/b/a ELCO Lighting  
15 et al.,

16 Defendants.

17 Pursuant to Rule 58 of the Federal Rules of Civil Procedure, in accordance  
18 with the Court's Findings of Fact and Conclusions of Law, issued after the Court  
19 presided over a bench trial, and the entirety of the record available including all  
20 interim judgments, the Court hereby ORDERS and ENTERS FINAL  
21 JUDGMENT as follows with respect to Plaintiff DMF, Inc. ("DMF") and  
22 Defendants AMP Plus, Inc. d/b/a ELCO Lighting and ELCO Lighting Inc.  
23 ("ELCO" or "Defendants," generally, or "AMP Plus" and "ELI," only when it is  
24 necessary to discuss both entities separately):

26 1. Judgment in favor of DMF that AMP Plus infringes Claims 1, 2, 4-8,  
27 13-15, 19, 21, 25, 26, and 28-29 of U.S. Patent No. 9,964,266 (the "'266 Patent")

1 by making, using, offering for sale, selling and/or importing Versions 1, 2, and 3 of  
2 the Residential ELL LED Module products. Damages are awarded to DMF and  
3 against AMP Plus in the amount of \$15,940.60.

4 2. Judgment in favor of DMF that AMP Plus infringes Claims 1, 2, 4-8,  
5 13-15, 19, 21, 25, 26, and 28-29 of U.S. Patent No. 9,964,266 (the “’266 Patent”)  
6 by making, using, offering for sale, selling and/or importing Versions 1, 2, and 3 of  
7 the Residential ELL LED Module products. Damages are awarded to DMF and  
8 against AMP Plus in the amount of \$15,940.60.

9 3. Judgment in favor of ELI that ELI does not infringe Claims 1, 2, 4-8,  
10 13-15, 19, 21, 25, 26, and 28-29 of the ’266 Patent. DMF shall take nothing on this  
11 claim.

12 4. Judgment in favor of DMF that Defendants have not shown that the  
13 ’266 Patent is unenforceable or that the ’266 Patent Claims 1, 2, 4-8, 13-16, 19, 21,  
14 25, 26, or 28-30 are invalid.

15 5. Judgment in favor of Defendants that DMF had not shown (i) indirect  
16 infringement (induced or contributory) of Claims 16 and 30 of the ’266 Patent or  
17 (ii) willful infringement of the ’266 Patent. DMF shall take nothing on these claims.

18 6. As between DMF and AMP Plus, DMF is the prevailing party. As  
19 between DMF and ELI, ELI is the prevailing party.

20 7. All other claims and/or counterclaims by any party are dismissed  
21 without prejudice and the parties shall bear their own costs as to these other claims.

22 8. AMP Plus and its officers, agents, servants, employees, and attorneys,  
23 and all persons acting in active concert or participation with them shall be and  
24 hereby are **PERMANENTLY ENJOINED** from (a) making, using, selling,  
25 offering to sell, and importing into the United States Versions 1, 2, and 3 of the

26     ///

27     ///

28

1 Residential ELL LED Module products and any products not more than colorably  
2 different from these products and (b) inducing anyone to perform any of the  
3 foregoing acts.

4 IT IS SO ORDERED.  
5

6 Dated: February 10, 2025

By: *Christina A. Snyder*  
7 Honorable Christina A. Snyder  
8 UNITED STATES DISTRICT JUDGE

9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28